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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE 10/606,551 06/26/2003 Alfred D. Ducharme UCF-365 5328 06/28/2005 **EXAMINER** 7590 Law Offices of Brian S. Steinberger WILLIAMS, JOSEPH L 101 Brevard Avenue ART UNIT PAPER NUMBER Cocoa, FL 32922 2879

DATE MAILED: 06/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	,		14.1
	Application No.	Applicant(s)	
Office Action Summary	10/606,551	DUCHARME ET AL.	
	Examiner	Art Unit	
	Joseph L. Williams	2879	
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MON e, cause the application to become AB.	eply be timely filed (30) days will be considered timely. FHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 26 J	<u>lune 2003</u> .		
2a) ☐ This action is FINAL . 2b) ☒ This	s action is non-final.		
3) Since this application is in condition for allowa	ince except for formal matte	ers, prosecution as to the merits is	
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-38 is/are pending in the application	n.		
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-38</u> is/are rejected.			
7) Claim(s) is/are objected to.		•	
8) Claim(s)are subject to restriction and/o	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine	er.		
10) The drawing(s) filed on is/are: a) acc	cepted or b) objected to t	by the Examiner.	
Applicant may not request that any objection to the	•		
Replacement drawing sheet(s) including the correct	•		
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attached	Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority 	ts have been received. ts have been received in A prity documents have been	pplication No	
application from the International Burea	• • • • • • • • • • • • • • • • • • • •	and the same	
* See the attached detailed Office action for a list	t of the certified copies not	received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)		ummary (PTO-413)	
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)/Mail Date Iformal Patent Application (PTO-152)	
Paper No(s)/Mail Date 6/26/03.	6) Other:	•	

DETAILED ACTION

Specification

1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Objections

2. Claim 19 is objected to because of the following informalities: The claim does not end in a period. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-8, 14-23, and 28-38 are rejected under 35 U.S.C. 102(b) as being anticipated by Reeh et al. (US 6,812,500 B2).

Regarding claim 1, Reeh ('500) teaches a method of forming visible light sources with up conversion materials, comprising the steps of: generating near infrared light from a source; and upconverting the light through a mixture of upconversion materials

Art Unit: 2879

into a visible light emission, and reflecting the visible light emission for at least one of a general lighting source or a decorative lighting source.

Regarding claims 2 and 3, Reeh ('500) teaches the generated near infrared light is emitted from a diode laser.

Regarding claim 4, Reeh ('500) teaches the upconversion materials are encapsulated in p-PMMA.

Regarding claim 5, Reeh ('500) teaches the visible light emission includes: red light.

Regarding claim 6, Reeh ('500) teaches the visible light emission includes: green light.

Regarding claim 7, Reeh ('500) teaches the visible light emission includes: blue light.

Regarding claim 8, Reeh ('500) teaches the visible light emission includes: white light.

Regarding claims 14-18, the claims cite intended use limitations and are thus not afforded patentable weight. Reeh ('500) teaches the claimed method of forming the visible light.

Regarding claim 19, Reeh ('500) teaches a method of forming visible light using upconversion comprising the steps: providing near-infrared light, and upconverting the near-infrared light to the visible light spectrum with a rare-earth-doped crystalline host; and applying visible light spectrum as a general lighting source or decorative lighting source.

Regarding claim 20, Reeh ('500) teaches the visible light spectrum includes: visible red light.

Regarding claim 21, Reeh ('500) teaches the visible light spectrum includes: visible green light.

Regarding claim 22, Reeh ('500) teaches the visible light spectrum includes: visible blue light.

Regarding claim 23, Reeh ('500) teaches the visible light spectrum includes: visible white light.

Application/Control Number: 10/606,551

Art Unit: 2879

Regarding claim 28, Reeh ('500) teaches an upconversion visible light source for general and decorative lighting, comprising; means for generating near infrared light from a source; and upconversion materials for upconverting the light into a visible light emission; and means for reflecting the visible light emission into at least one of a general lighting source or a decorative lighting source.

Regarding claim 29, Reeh ('500) teaches the generating means includes: a laser diode.

Regarding claim 30, Reeh ('500) teaches the upconversion materials include: rare earth doped crystalline host particles mixed within encapsulation materials.

Regarding claim 31, Reeh ('500) teaches the visible light emission includes visible white light.

Regarding claim 32, Reeh ('500) teaches the visible light emission includes: visible red light.

Regarding claim 33, Reeh ('500) teaches the visible light emission includes: visible green light.

Art Unit: 2879

Regarding claim 34, Reeh ('500) teaches the visible light emission includes: visible blue light.

Regarding claims 35-38, the claims cite intended use limitations and are thus not afforded patentable weight. Reeh ('500) teaches the claimed method of forming the visible light.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9-13 and 24-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reeh et al. (US 6,812,500) in view of Zarling et al. (US 5,698,397).

Regarding claims 9-13 and 24-27, Reeh ('500) teaches all of the claimed limitations except for the claimed phosphor compositions.

Further regarding claims 9-13 and 24-27, Zarling ('397) teaches in column 14, lines 20-53 the claimed phosphor compositions for the purpose of improving the brightness of the lamp.

Application/Control Number: 10/606,551 Page 7

Art Unit: 2879

Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the phosphor of Zarling in the lamp of Reeh for the purpose of improving the brightness of the lamp.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph L. Williams whose telephone number is (571) 272-2465. The examiner can normally be reached on M-F (6:30 AM-3:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar D. Patel can be reached on (571) 272-2457. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Joseph L. Williams Primary Examiner Art Unit 2879